21-cv-1657 JRT/HB

RECEIVED BY MATE 0:21-cv-01657-JRT-HB Doc. 1 Filed 07/19/21 Page 1 of 8 JUL 19 2021 CLERK, U.S. DISTRICT COURT MINNEAPOLIS

E. Fill in the date and sign the Summons. Fill in your personal contact information.

Fill out the Complaint (CIV803)

The Complaint is the statement of the facts that explain why you should have the result you are requesting. It should be organized by paragraphs so that the Defendant and the court quickly and clearly understand what you want from the Defendant and why.

The Caption

The caption in the Complaint should look exactly the same as the caption in the Summons.

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The Plaintiff has the following complaints and	alleges the following against Defendant:	
If you have more than 1 complaint against De	fendant, list each complaint separately, inclu-	ding A
any supporting facts. 1. As festa in Sulta	25. MADLEGIOVE MN	Zmitelk
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2 by 10.00 my san	was sleep, inches, h	take the
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4 FACTS-BEDT	31/95	1 time, Sa
1 1/01	JAD SAD	- 1-1/1/2 6mi
5. For any other relief the court feels is fa	ir and equitable.	
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ions – Starting a Civil Action in District Court	JUL 1 9 2021	L'Ila Dalia
State 11/20	www.mncourts.gov/forms U.S. DISTRICT COURT N	APLS Page dollar DUIC
	U.S. DISTRICT GOOD	- TYPAT, they (

You need to state the facts and the legal cause(s) of action that support your facts and allegations. The following is general information that is usually included in this section of the *Complaint*:

- In paragraph 1, your name and address and that you are the Plaintiff in this case.
- In paragraph 2, the name and address of the Defendant.
- In the next paragraphs, what happened between you and the Defendant. Include the most important facts. Do not tell your case in one long paragraph. Separate it into shorter paragraphs to make it easier to read.
- Include how much the Defendant owes you or the property that the Defendant should give you.
- Include any legal cause(s) of action that support your facts. If you aren't sure what legal causes of action you have, you should get legal advice.

If you need more room, add paper. Do not use the margins or the back of the page.

The Relief (what you are requesting from the Defendant)

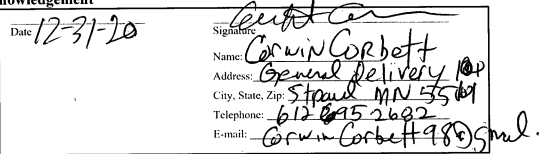
Based on the complaints above, Plaintiff demands the following relief: 1. ## ## ADD ### ## ### #################
2. Handle Sitution like this of
3 Hz How Co' le Motelo hande
4 This Kind of Siturious, SOSAD
Very unprotessional-horrible service

This is where you state what you want the court to order. This section should generally include the following information:

- If the Defendant owes you money, you can say something like "Judgment against Defendant for \$_____, plus interest, costs and disbursements."
- If you want the Defendant to do a specific act, you can say something like "That Defendant be ordered to ______."
- You may want the court to award a judgment to you <u>and</u> to order the Defendant to do something specific. Your request should list all the things you want the court to order.

• If you aren't sure what you want to ask the court to order, you should get legal advice.

The Acknowledgement



Read through the Acknowledgment. If everything in the Acknowledgement is true, sign the *Complaint* and fill in the date you signed the *Complaint*. Fill in your name, address, city, state, zip code, telephone, and email, if applicable, in this section.

Step 3 Make Copies of the Summons and Complaint

After the *Summons* and *Complaint* are completed and signed, you need to make copies. Make one copy for each Defendant and one copy for you (the originals will be filed with the court later).

Step 4 Serve the Summons and Complaint on the Defendant(s)

- You must have the other party(ies) served with copies of the signed *Summons* and *Complaint* and any attachments. This is called "service of process." There are three different ways the Defendant(s) can be served:
 - o Personal service,
 - o Service on someone who lives with the Defendant and is of suitable age, and
 - O Waiver of service (if the Defendant waives service).

PLAINTIFF, Self-represented B	DEFENDANT, Self-represented
Name (glbett	Name
Greneral MAIL Postal Address	
Stoul Mr 5510	Postal Address
City State Zip Code	City State Zip Code
Telephone Number	Telephone Number
E-mail Address	L. Con- E-mail Address
<u> </u>	E-man Address

B. If you do not have an attorney, fill your name, address, phone number, and email under "PLAINTIFF, Self-represented." If the Defendant does not have an attorney, Fill their name, address, phone number, and email address under "DEFENDANT, Self-represented."

Case Information

1.	Provide a concise statement of the case including facts and legal basis; ASteria TANSurte & bell by 5- Hospital Report MOTER Lakeville Stander - Lauled police-Notine. Moter la Dhabycator
2.	Date Complaint was served:
3.	For Expedited Litigation Track (ETLT) Pilot Courts only:
(E)	a. The parties jointly and voluntarily agree that this case shall be governed by the Special Rules of ELT Pilot. Date of agreement:
	b. The court is requested to consider excluding this case from ELT for the following reasons:
	Note: ELT is mandatory in certain cases, and where mandatory, exclusion may also be sought by timely motion under the Special Rules for ELT Pilot.

Proposed trial start date:			
Estimated trial time: days hours (estimates less than a day must be			
stated in hours).			
Jury trial is:			
O waived by consent of pursuant to Minn. R. Civ. P. 38.02.			
(specify party)			
O requested by (NOTE: Applicable fee must be enclosed)			
(specify party)			
Physical/mental/blood examination pursuant to Minn. R. Civ. P. 35 is requested.			
☐ Yes ☐ No			
Identify any party or witness who will require interpreter services, and describe the services needed (specifying language, and if known, particular dialect):			

- G. Questions 7 11 ask for information about the trial.
 - a. Fill in the date you want the trial to start.
 - b. Fill in the number of days you think the trial will take or how many hours it will take if it less than one day.
 - c. Check the box and fill in the line for whether you want a jury trial or are waiving a jury trial. If you are not sure whether you should have a jury trial, you should talk to an attorney.
 - d. Question 9 asks about physical/mental/blood examinations. Check "yes" or "no" depending on whether you think you will need one of those examinations.
 - e. If a party or witness needs an interpreter, list the person's name along with the language the person will need.

a. Is this case a "complex case" as defined in Rule		No	
b. State briefly the reasons for complex case treatm	ent for this case.	0	
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Cases The There		7	
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c. Have the parties filed a "CCP Election" for this o	ì	>	
Estimated discovery completion within	onths from the date	of this form.	
Disclosure/discovery of electronically stored information	ation discussed wi	th other party?	
No 🗆 Yes Date of discussion:	ì	ز	
If yes, list agreements, plans, and disputes:		, , , , ,	₹
		-	

- F. Questions 4-6 ask about discovery. Discovery is the process each party can use to learn what evidence the other side has about the dispute.
 - a. Check the box for "yes" or "no" to answer if the case is a "complex case." To see the definition of a "complex case" and the factors to determine whether a case is a "complex case," look at Minn. Gen. R. Pact. 146. If you believe the case is a complex case, fill in why you think it is a complex case and then check "yes" or "no" to answer if both parties have filed a Complex Case Program Election (CIV118) form for the case. The Complex Case Program Election (CIV118) form can be found on the Minnesota Judicial Branch website at http://www.mncourts.gov/GetForms.aspx?c=7&f=160.
 - b. Fill in the estimated number of months it will take to complete discovery.
 - c. Answer "yes" or "no" as to whether you have discussed electronically stored information (such as information created or stored on a computer) with the Defendant. If you answered "yes," fill in the agreements, plans and disputes you have about electronically stored information.

Trial Information



The Summons tells the other party that you are starting a lawsuit and that they must complete and serve an Answer to the Complaint. If the Plaintiff or Defendant is a corporation, it <u>must</u> be represented by a licensed attorney in a civil lawsuit in District Court.

The Caption:

The top part of the first page is where you will find the case caption. It looks like this:

State of Minnesota		District Court		
County Hemiper		Judicial District: Court File Number: Case Type:		
CORWIN CORBETT				
(R)		Civil Summons		
Motel 6 - Asteria inn & Suites Defendant(s) La Keville Maple Gove				

- A. At the top of the page fill in the following information:
 - Fill in the county where you are filing your case.
 - Fill in the Judicial District of the county where you are filing your case. If you do not know the Judicial District, go to http://www.mncourts.gov/Find-Courts.aspx to find that information. If you are not sure what county to file your case in, you should get legal advice. Court staff cannot tell you where to file.
 - Leave the Court File Number blank. You will be assigned a Court File Number after you file your paperwork.
 - Fill in the Civil Case Type. If you do not know the Civil Case Type, you can find the list of Civil Case Types at https://www.mncourts.gov/mncourtsgov/media/scao_library/documents/eFile%20Support/Handout-Case-Type-Index.pdf.

B. Parties in the Case.

- You are the Plaintiff. Fill your full legal name or business name as it is registered with the Secretary of State.
- The person(s) and/or company(ies) you are suing is the Defendant. Fill the name or names of the person(s) or company(ies) that you are suing.
 - o If the Defendant is a business, you can contact the Minnesota Secretary of State to get the correct name for the business and the names of persons who may be served on behalf of the business (called agents). The phone number for the MN Secretary of State is 651-296-2803 and the website is www.sos.state.mn.us.

The Notice

This Summons is directed to:



- 1. **You are being sued**. The Plaintiff has started a lawsuit against you. The *Complaint* is attached to this *Summons*. Do not throw these papers away. They are official papers that start a lawsuit and affect your legal rights, even if nothing has been filed with the court.
- C. Fill in the name of the Defendant. If there are more than 1 Defendant, list only one name. You will need a separate *Summons* for each Defendant you listed in the caption.
 - 2. You must reply, in writing, within 21 days to protect your rights. You must serve a copy of your Answer or Answer and Counterclaim (Answer) within 21 days from the date you received the Summons and Complaint. You can find the Answer form and instructions on the MN Judicial Branch website at www.mncourts.gov/forms under the "Civil" category. The instructions will explain in detail how to fill out the Answer form.

To protect your rights, you must serve a copy of your *Answer* on the person who signed this *Summons* in person or by mail at this address:



D. Fill in your full address.